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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	- X	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 05/08/20
LIVIUS C. VESA,	: :	
Plaintiff,	:	1:19-cv-07661-GHW
-v -	:	<u>ORDER</u>
NYC HUMAN RESOURCES ADMINISTRATION (NYC-HRA), DIRECTOR AMY WEISWASSER, AND SUPERVISOR JESSICA K. RUSSELL,	: : : : : : : : : : : : : : : : : : : :	
Defendants.	: : : X	
GREGORY H. WOODS, United States District Ju-	dge:	

On May 7, 2020, the parties participated in a settlement conference before Magistrate Judge
Fox. The minute entry for the proceedings held before Magistrate Judge Fox noted that the case
has been settled. Accordingly, it is hereby ORDERED that this action be conditionally
discontinued without prejudice and without costs; provided, however, that within thirty (30) days of
the date of this Order, the parties may submit to the Court their own Stipulation of Settlement and
Dismissal.¹ Otherwise, within such time Plaintiff may apply by letter for restoration of the action to
the active calendar of this Court in the event that the settlement is not consummated. Upon such
application for reinstatement, the parties shall continue to be subject to the Court's jurisdiction, the
Court shall promptly reinstate the action to its active docket, and the parties shall be directed to
appear before the Court, without the necessity of additional process, on a date within ten (10) days
of the application, to schedule remaining pretrial proceedings and/or dispositive motions, as
appropriate. This Order shall be deemed a final discontinuance of the action with prejudice in the
event that Plaintiff has not requested restoration of the case to the active calendar within such 30-

day period.

¹ As explained in Rule 4(D) of the Court's Individual Rules of Practice in Civil Cases, the Court will not retain jurisdiction to enforce confidential settlement agreements. If the parties wish that the Court retain jurisdiction to enforce the agreement, the parties must place the terms of their settlement agreement on the public record.

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Plaintiff is advised that, as a *pro se* party, he may file any documents with the Court via a temporary email address. Instructions are available at

https://www.nysd.uscourts.gov/sites/default/files/pdf/ecf_rules/ECF%20Rules%20Addendum%20COVID-19%20%20Pro%20Se%20Email%20v8.pdf.

The Clerk of Court is directed to mail a copy of this order to Plaintiff. The Clerk of Court is further directed to terminate all pending motions, adjourn all remaining dates, and to close this case.

Dated: May 8, 2020

SO ORDERED.

GREGORYH. WOODS United States District Judge